

United States Bankruptcy Court, District of Rhode Island
Proceeding Memorandum / Order of Court

In Re: **Fraoli et al v. Galleshaw**

Case Number: 1:15-ap-01023 Ch:

MOVANT/APPLICANT/PARTIES:

Plaintiffs' Motion to Adjudge in Contempt and Compel Compliance with Subpoena (Doc. #23)
Defendant's Objection (Doc. #35)

OUTCOME:

Granted Denied Approved Sustained

Moot Denied without prejudice Withdrawn in open court Overruled

OSC Enforced / Released

Continued to: For:

Formal order / stipulation to be submitted by: _____ Date due: _____

Findings and conclusions dictated at the close of hearing incorporated by reference

Taken under advisement: Brief(s) due: _____ From: _____

Response due: _____ From: _____

Fee(s) allowed in the amount of: \$ _____ Expenses of: \$ _____

✓ DECISION SET OUT MORE FULLY BY COURT AS FOLLOWS:

In light of Defendant's Objection, which represents that on January 22, 2016, the re-

in light of Defendant's Objection, which represents that on January 20, 2015, the documents were hand-delivered to Plaintiff's counsel. Plaintiff's claim for attorney fees is denied.

In light of Defendant's Objection, which represents that on January 22, 2016, the requested documents were hand-delivered to Plaintiffs' counsel, Plaintiffs shall by February 10, 2016, advise Defendant's counsel in writing if counsel believes the documents do not satisfy the request (and to what extent). If Plaintiffs so advise, the parties by February 17, 2016, shall confer and make a good faith effort to resolve any discovery disputes. If by February 22, 2016, the parties still have unresolved discovery disputes, Plaintiffs shall file an amended and updated motion to compel discovery and Defendant shall respond within 7 days of Plaintiffs' amended motion. Lack of good faith efforts by either party to attempt to resolve the discovery issues may subject such party to sanctions.

IT IS SO ORDERED.

Diane Finkle Dated: 1/26/16

Diane Finkle, U.S. Bankruptcy Judge